

## UNITED STATES DEPARTMENT OF COMMERCE **Patent and Trademark Office**

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APPLICATION NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET NO.
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	INTERVIEW SUMMARY	D	PATE MAILED:	er and the second
	All participants (applicant, applicant's representative, PTO personnel):		general de la composition de la compos La composition de la	
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	Exhibit shown or demonstration conducted: Yes No If yes, brief description:	• •		•
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	Agre ment was reached. was not reached.	ŕ		
	Claim(s) discussed: 1,3-12			· · · · · · · · · · · · · · · · · · ·
· · · · · · · · · · · · · · · · · · ·	Id intification of prior art discussed: Nishihara Nckajima		त्र वर्षात्र स्थानस्य क्षेत्र क स्थानस्य क्षेत्र	
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	Description of the general nature of what was agreed to if an agreement was reached, or a	any other c	omments:	e de les kwares de le lei
(+)	Approant's attorney proposed changes to all clas		o include modified	treatment
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17 2004	patentality. In all claims placing an object	1"	1) be chared to	
7.1	object for (consistency)		in the same	$T^{-}$
	( A fuller description, if necessary, and a copy of the amendments, if available, which the emust be attached. Also, where no copy of the amendments which would render the claims attached.)			
33.	1. It is not necessary for applicant to provide a separate record of the substance of the	interview.	• **	
\$14 T	Unless the paragraph above has been checked to indicate to the contrary. A FORMAL WI IS NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See Maction has are ready been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERSUBSTANCE OF THE INTERVIEW.	RITTEN RI IPEP Secti IVIEW DAT	ESPONSE TO THE LAST OFFICE ion 713.04). If a response to the late TO FILE A STATEMENT OF TH	ACTION STATEMENT
Salar	2: Since the Examiner's interview summary above (including any attachments) reflects rejections and requirements that may be present in the last Office action, and since is considered to fulfill the response requirements of the last Office action. Applicant the interview unless box 1 above is also checked.	a complet	te response to each of the objection are now allowable, this completed	ons, I form
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Examiner Note: You must sign this form unless it is an attachment to another form.

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